(3) Inability to produce documentation

The inability of the Federal, State, or local government to produce source documentation supporting expenditure reports later than 3 years after the date of transmission of the final expenditure report shall not constitute evidence to rebut the presumption described in paragraph (1).

(4) Right of access

The period during which the Federal, State, or local government has the right to access source documentation shall not be limited to the required 3-year retention period referred to in paragraph (3), but shall last as long as the records are maintained.

(c) Binding nature of grant requirements

A State or local government shall not be liable for reimbursement or any other penalty for any payment made under this chapter if—

- (1) the payment was authorized by an approved agreement specifying the costs;
 - (2) the costs were reasonable; and
- (3) the purpose of the grant was accomplished.

(Pub. L. 93–288, title VII, §705, as added Pub. L. 106–390, title III, §304, Oct. 30, 2000, 114 Stat. 1573.)

§ 5206. Buy American

(a) Compliance with Buy American Act

No funds authorized to be appropriated under this Act or any amendment made by this Act may be expended by an entity unless the entity, in expending the funds, complies with the Buy American Act (41 U.S.C. 10a et seq.).

(b) Debarment of persons convicted of fraudulent use of "Made in America" labels

(1) In general

If the Director of the Federal Emergency Management Agency determines that a person has been convicted of intentionally affixing a label bearing a "Made in America" inscription to any product sold in or shipped to the United States that is not made in America, the Director shall determine, not later than 90 days after determining that the person has been so convicted, whether the person should be debarred from contracting under the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5121 et seq.).

(2) Definition of debar

In this subsection, the term "debar" has the meaning given the term in section 2393(c) of title 10.

(Pub. L. 106-390, title III, §306, Oct. 30, 2000, 114 Stat. 1574.)

REFERENCES IN TEXT

This Act, referred to in subsec. (a), is Pub. L. 106–390, Oct. 30, 2000, 114 Stat. 1552, known as the Disaster Mitigation Act of 2000. For complete classification of this Act to the Code, see Short Title of 2000 Amendment note set out under section 5121 of this title and Tables.

The Buy American Act, referred to in subsec. (a), is title III of act Mar. 3, 1933, ch. 212, 47 Stat. 1520, as amended, which is classified generally to sections 10a, 10b, and 10c of Title 41, Public Contracts. For complete

classification of this Act to the Code, see Short Title note set out under section 10a of Title 41 and Tables.

The Robert T. Stafford Disaster Relief and Emergency Assistance Act, referred to in subsec. (b)(1), is Pub. L. 93–288, May 22, 1974, 88 Stat. 143, as amended, which is classified principally to this chapter. For complete classification of this Act to the Code, see Short Title note set out under section 5121 of this title and Tables.

CODIFICATION

Section was enacted as part of the Disaster Mitigation Act of 2000, and not as part of the Robert T. Stafford Disaster Relief and Emergency Assistance Act which comprises this chapter.

TRANSFER OF FUNCTIONS

For transfer of functions, personnel, assets, and liabilities of the Federal Emergency Management Agency, including the functions of the Director of the Federal Emergency Management Agency relating thereto, to the Secretary of Homeland Security, and for treatment of related references, see sections 313(1), 551(d), 552(d), and 557 of Title 6, Domestic Security, and the Department of Homeland Security Reorganization Plan of November 25, 2002, as modified, set out as a note under section 542 of Title 6.

CHAPTER 69—COMMUNITY DEVELOPMENT

Sec.

5303

5301. Congressional findings and declaration of pur-

- (a) Critical social, economic, and environmental problems facing Nation's urban communities.
- (b) Establishment and maintenance of viable urban communities; systematic and sustained action by Federal, State, and local governments; expansion of and continuity in Federal assistance; increased private investment; streamlining programs and improvement of functioning of agencies; action to address consequences of scarce fuel supplies.
- (c) Decent housing, suitable living environment, and economic opportunities for persons of low and moderate income; community development activities which may be supported by Federal assistance.
- (d) Consolidation of complex and overlapping Federal assistance programs into consistent system of Federal aid.

5302. General provisions.

- (a) Definitions.
- (b) Basis and modification of definitions.
- (c) Designation of public agencies.
- (d) Local governments, inclusion in urban county population.
- (e) Exclusion of local governments from urban county population; notification of election.

Grants to States, units of general local government and Indian tribes; authorizations.

5304. Statement of activities and review.

- (a) Statement of objectives and projected use of funds by grantee prerequisite to receipt of grant; publication of proposals by grantees; notice and comment; citizen participation plan.
- (b) Certification of enumerated criteria by grantee to Secretary.
- (c) Special certifications required for certain grants.
- (d) Residential antidisplacement and relocation assistance plan; certification of adherence; contents.

Sec.

(e) Submission of performance and evaluation report by grantee to Secretary; contents; availability for citizen comment; annual review and audit by Secretary of program implementation; adjustments in amount of annual grants.

(f) Audit of grantees by Government Accountability Office; access to books, accounts, records, etc., by representatives of Government Accountability Office.

- (g) Environmental protection measures applicable for release of funds to applicants for projects; issuance of regulations by Secretary subsequent to consultation with Council on Environmental Quality; request and certification to Secretary for approval of release of funds; form, contents and effect of certification.
- (h) Payments; revolving loan fund: establishment in private financial institution for rehabilitation activities; standards for payments: criteria.
- Metropolitan city as part of urban county.
- (j) Retention of program income; condition of distribution.
- (k) Provision of benefits to displaced persons.
- Protection of individuals engaging in nonviolent civil rights demonstrations.
- (m) Community development plans.

5305. Activities eligible for assistance.

- (a) Enumeration of eligible activities.
- (b) Reimbursement of Secretary for administrative services connected with rehabilitation of properties.
- (c) Activities benefiting persons of low and moderate income.
- (d) Training program.
- (e) Guidelines for evaluating and selecting economic development projects.
- (f) Assistance to for-profit entities.
- (g) Microenterprise and small business program requirements.
- (h) Prohibition on use of assistance for employment relocation activities.

5306. Allocation and distribution of funds.

- (a) Amounts allocated to Indian tribes, discretionary fund, and metropolitan cities and urban counties; limitations on amount of annual grants.
- (b) Computation of amount allocated to metropolitan cities and urban counties
- (c) Reallocation of undistributed funds within same metropolitan area as original allocation; amount and calculation of reallocation grant; disaster relief.
- (d) Allocation among States for nonentitlement areas; amount and calculation of grants; distributions by State or Secretary; certain distributions made pursuant to prior provisions; certifications required by Governor enumerated; responsibility for administration and administrative expenses; reallocation; certifications required of units of general local government in nonentitlement areas; applicability of this chapter and other law.
- (e) Qualification or submission dates, and finality and conclusiveness of computations and determinations.

Sec.

5308.

(f) Pro rata adjustment of entitlement amounts.

5307. Special purpose grants.

- (a) Set-aside.
 - (b) Permissible uses of funds.
 - (c) Assistance to economically disadvantaged and minority students participating in community development work study programs.
 - (d) Continued availability of unused funds.
 - (e) Satisfactory assurances required, special assurances required of Indian tribes.
- (f) Criteria for selection of recipients.

Guarantee and commitment to guarantee loans for acquisition of property.

- (a) Authority of Secretary; issuance of obligations by eligible public entities or designated public agencies; form, denomination, maturity, and conditions of notes or other obligations; percentage allocation reouirements.
- (b) Prerequisites.
- (c) Payment of principal, interest and costs.
- (d) Repayment contract; security; pledge by State.
- (e) Pledged grants for repayments.
- (f) Full faith and credit of United States pledged for payment; conclusiveness and validity of guarantee.
- (g) Issuance of obligations by Secretary to Secretary of the Treasury to satisfy authorized guarantee obligations; establishment of maturities and rates of interest and purchase of obligations by Secretary of the Treasury.
- (h) Federal taxation of guaranteed obligations; grants to borrowing entity or agency of taxable obligations for net interest costs, etc.; limitation on amount of grant; assistance to issuer in hardship cases.
- (i) Omitted.
- (j) Inclusion within gross income for purpose of chapter 1 of title 26 of interest paid on taxable obligations.
- (k) Outstanding obligations; limitation; monitoring use of guarantees under this section.
- (l) Purchase of guaranteed obligations by Federal Financing Bank.
- (m) Limitation on imposition of fee or charge.
- (n) State assistance in submission of applications.
- (o) "Eligible public entity" defined.
- (p) Training and information activities relating to home guarantee program.
- (q) Economic development grants.
- (r) Guarantee of obligations backed by loans.
- 5309. Nondiscrimination in programs and activities.
 - (a) Prohibited conduct.
 - (b) Compliance procedures available to Secretary.
 - (c) Civil action by Attorney General.
 - (d) Waiver of race discrimination prohibitions regarding assistance to Hawaiian Home Lands.
 - (e) Equal access.
- 5310. Labor standards; rate of wages; exceptions; enforcement powers.
- 5311. Remedies for noncompliance with community development requirements.

Sec.

- (a) Notice and hearing; termination, reduction, or limitation of payments by Secretary.
- (b) Referral of matters to Attorney General: institution of civil action by Attorney General.
- (c) Petition for review of action of Secretary in Court of Appeals; filing of record of proceedings in court by Secretary; affirmance, etc., of findings of Secretary: exclusiveness of jurisdiction of court; review by Supreme Court on writ of certiorari or certification
- 5312. Use of grants for settlement of outstanding urban renewal loans of units of general local government.
 - (a) Limitation on amounts; prerequisites. (b) Approval by Secretary of financial settlement of urban renewal
- project. 5313 Reporting requirements.
- Consultation by Secretary with other Federal 5314. departments, etc.
- Interstate agreements or compacts; purposes. 5315. 5316.Transition provisions.
 - (a) Prohibition on new grants or loans after January 1, 1975; exceptions.
 - (b) Final date in fiscal year for submission of application for grant; establishment by Secretary.
- 5317. Liquidation of superseded or inactive pro-
- 5318. Urban development action grants.

- (a) Authorization; purpose; amount.(b) Eligibility of cities and urban counties: criteria and standards: regulations.
- (c) Applications; documentation of eligibility; proposed plan; assurance of notice and comment; assurance of consideration on historical landmarks.
- (d) Mandatory selection criteria; award of points; distribution of funds; number of competitions per year; use of distress conditions data by urban counties.
- (e) Limitations on power of Secretary to approve grants; waiver.
- (f) Permissibility of consistent but unenumerated activities; report on use of repaid grant funds for economic development activities.
- (g) Annual review and audit; adjustments, withdrawals and reduction permitted.
- (h) Limitations on grants for industrial or commercial relocations or expansions; appeal of denial or cancellation of assistance; grants to adversely affected individuals.
- (i) Minimum percentage of funds to be allocated to certain noncentral cities: application by consortia of cities of less than 50,000 population.
- (j) Grant contingent on factors related to non-Federal funds.
- (k) Duty of Secretary amount.
- (l) Power of Secretary to waive requirement that town or township be closely settled.
- (m) Notice to State historic preservation officer and Secretary of the Interior required with regard to affected landmark property; opportunity for comment.
- (n) Territories, tribes, and certain Hawaiian counties included in term "city".

- (o) Special provisions for years after 1983.
- (p) Unincorporated portions of urban counties.
- (q) Technical assistance grants.
- (r) Nondiscrimination by Secretary against type of activity or appli-
- (s) Maximum grant amount for fiscal years 1988 and 1989.
- (t) UDAG retention program.

5318a. John Heinz Neighborhood Development Program.

- (a) Definitions.
- (b) Duties of Secretary.
- (c) Criteria for awarding grants.
- (d) Consultation with informal working group.
- (e) Matching funds for participating organizations.
- (f) Authorization.
- (g) Short title.
- Community participation in programs. 5319. 5320. Historic preservation requirements.
 - (a) Regulations.
 - (b) Actions by State historic preservation officer and Secretary of the Interior.
 - (c) Regulations by Advisory Council on Historic Preservation providing for expeditious action.

5321. Suspension of requirements for disaster

§5301. Congressional findings and declaration of purpose

(a) Critical social, economic, and environmental problems facing Nation's urban communities

The Congress finds and declares that the Nation's cities, towns, and smaller urban communities face critical social, economic, and environmental problems arising in significant measure from-

- (1) the growth of population in metropolitan and other urban areas, and the concentration of persons of lower income in central cities;
- (2) inadequate public and private investment and reinvestment in housing and other physical facilities, and related public and social services, resulting in the growth and persistence of urban slums and blight and the marked deterioration of the quality of the urban environment; and
- (3) increasing energy costs which have seriously undermined the quality and overall effectiveness of local community and housing development activities.
- Establishment and maintenance of viable urban communities; systematic and sustained action by Federal, State, and local governments; expansion of and continuity in Federal assistance; increased private investment; streamlining programs and improvement of functioning of agencies; action to address consequences of scarce fuel supplies

The Congress further finds and declares that the future welfare of the Nation and the wellbeing of its citizens depend on the establishment and maintenance of viable urban communities as social, economic, and political entities, and require-

(1) systematic and sustained action by Federal, State, and local governments to elimi-